

**IN THE UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF VIRGINIA  
Richmond Division**

In re: HENRY L. WILTON

Case No. 10-36398-KRH

Debtor

Chapter 11

E. CARLTON WILTON,

and

BETTY L. WILTON

Movant,

v.

HENRY L. WILTON,

Respondent

**ORDER GRANTING RELIEF FROM AUTOMATIC STAY**

Hearing was held on July 12, 2011, on a motion (Doc # 155) filed by Robert C. Smith, counsel for E. Carlton and Betty Wilton (the “Movants”), for relief from the automatic stay in relation to property located at 12671 River Road, Goochland, Virginia under which Movants have been granted a deed of trust to secure a promissory note which Movants hold from the Debtor. Based upon consideration of the Motion filed with the Court, evidence presented at the hearing, and the representations of counsel, it is:

**ORDERED** that Movants be granted relief from the automatic stay and that the automatic stay be lifted.

DATE: / /

ENTER: \_\_\_\_\_

Judge

For this I ask:

/s/ Robert C. Smith  
Robert C. Smith VSB 24722  
Robert C. Smith, P.C.  
2800 Patterson Avenue  
Suite 101  
Richmond, Virginia 23221  
804-357-5977  
804-377-8851 (fax)  
Counsel for Debtor

Seen and Not Objected To:

/s/ Robert A. Canfield  
Robert A. Canfield  
Canfield, Baer and Heller, LLP  
2201 Libbie Avenue, Suite 200  
Richmond, Virginia 23230

**LOCAL RULE 9022-(C) CERTIFICATION**

I hereby certify that all necessary parties have endorsed the aforesaid Order.

/s/ Robert C. Smith